

DRAFT
BY FAX TO CHUCK PEDDLE

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Peddle, Charles I.

Group Art Unit: 2786

Serial Number: 08/909,489

Examiner: Ramesh Patel

Filed: 08/12/97

Title: **MEMORY MODULE ASSEMBLY USING PARTIALLY DEFECTIVE CHIPS**

CERTIFICATE UNDER 37 C.F.R. §3.37(b)
APPOINTMENT AND REVOCATION OF POWERS OF ATTORNEY

ASSISTANT COMMISSIONER FOR PATENTS AND TRADEMARKS

WASHINGTON, D. C. 20231

SIR:

In his capacity as C.E.O. of Tandon Associates, the undersigned, Dr. D. L. Tandon certifies that he has reviewed all of the known documents in the chain of title of the above identified patent application, and to the best of his information and belief, Tandon Associates, Inc., a California corporation having its principal office at 2125 B Madera Road, Sime Valley, CA 93065 is the present owner of said application. Said chain of title comprises: (A) The entire right title and interest in Provisional Application 60/023,355 as recorded at reel 8108, frame 0833 was assigned to BMI, INC on July 25, 1996; (B) The attached document entitled "CONVEYANCE, ASSIGNMENT, AND BILL OF SALE" conveys all right, title and interest said Provisional application 60/023,355 and in said present application 08/909, 489. In due time a copy of the latter document will be recorded in the United States Patent and Trademark Office.

By virtue of its ownership of United States Patent Application 08/909,849, Tandon Associates hereby revokes all previous powers of attorney in said application; and hereby appoints John C. Albrecht (Registration No. 18,373), with full power of substitution and revocation, as its attorney to prosecute said application, and to transact all business in the United States Patent Office connected therewith.

Please direct all correspondence to:

John C. Albrecht
1044 N. Second Ave.
Saint Charles, IL 60174

All statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code; and that such willful false statements may jeopardize the validity of the application or any patent issued thereon;

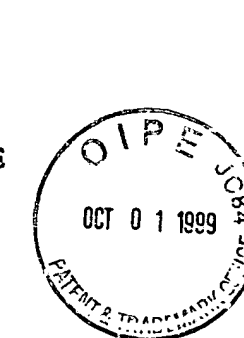
TANDON ASSOCIATES, INC.

By: Dr. D. L. Tandon

Dr. D. L. Tandon,

DATE: 9 21 99

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